FORM NO. 36 [See sub-rule 47 (1)] FORM OF APPEAL TO THE APPELLATE TRIBUNAL

In the Income-tax Appellate Tribunal		
* Appeal No	_of	*No1919
*****	Versus	PRINCIPAL COMMISSIONER OF INCOME TAX- 20, MUMBAI
APPELLANT		RESPONDENT
1. The State in which the assessment was made.		Maharashtra
1a. PAN Number of the Appellant.		xxxxxxxxx
2. Section under which the order appealed against was passed.	t	U/s. 263 of the Income Tax Act, 1961
3. @Assessment year in connection with which the appeal is preferred.	e 	XXXXXXX
3A Total income declared by the assessee for the assessment year referred to in item 3.		Rs. NIL
3B Total income as computed by the Assessing Officer for the assessment year referred to in item 3.		Rs.Nil , ITO has passed the Order pursuant to the ITAT Order dated 27-05-2011
4. **The Assessing Officer passing the original order.		Income Tax Officer, 17(3)(4), Mumbai
5. **Section of the Income-tax Act, 1961, under which the Assessing Officer passed the order.		S. 143(3) r.w.s. 254 of the Income Tax Act, 1961
6. **The Deputy Commissioner (Appeals)/Commissioner (Appeals) passing the order under secti 154/250/271/271A/272A.		Not Applicable
7. **The Deputy Commissioner or the Deputy Dire passing the order under section 154/272A/274(2)		Not Applicable
8. **The Chief Commissioner or Director General or Director of Commissioner , passing the order under Section 154(2)/250/263/271/271A/272A.	 	Principal Commissioner of Income Tax - 20, Mumbai
9. Date of communication of the order appealed against.		06-04-2015
10. Address to which notices may be sent to the Appellant	•	*****
11. Address to which notices may be sent to the respondent.		Prin. Commissioner of Income Tax,-20, Mumbai 4 th Floor, Piramal Chambers, Parel, Mumbai- 400012.
12. @@Relief claimed in Appeal.		As per Grounds of Appeal. FOR xxxxxxxxxxxxxxxxxxxxxxx

Managing Director / Partner (Appellant)

@@GROUNDS OF APPEAL

----- As per separate sheet attached hereto

Signed (Authorised representative, if any)

Managing Director / Partner (Appellant)

I, xxxxxxxxxxxxxxxx, Managing Director / Partner of the Appellant Company / Firm, do here by declare that what is stated above is true to the best of my information and belief.

Verified to-day the 26 th day of May, 2015

Managing Director / Partner

NOTES :

The memorandum of appeal must be in triplicate and should be accompanied by two copies (at least one of which should be a certified copy) of the order appealed against, two copies of the relevant order of the Assessing Officer, two copies of the grounds of appeal before the first appellate authority, two copies of the statement of facts, if any, filed before the said appellate authority, and also -

- (a) in the case of an appeal against an order levying penalty, two copies of the relevant assessment order;
- (b) in the case of an appeal against an order under section 16(3), read with section 144A two copies of the directions of the Deputy Commissioner under section 144A; Wealth-tax Act, 1957, two copies of the original assessment order, if any,
- (c) in the case of an appeal against an order under section 143(3), read with section 144B, two copies of the draft assessment order and two copies of the directions of the Deputy Commissioner under section 144B;
- (d) in the case of an appeal against an order under section 143, read with section 147, two copies of the original assessment order, if any.
- 2. The memorandum of appeal in the case of an appeal by an assessee under section 253(1) of the Income Tax Act must be accompanied by a fee specified below:-
 - (a) in a case where the assessment proceedings were initiated before the 1st day of April, 1971, Rs.100;
 - (b) in a case where the assessment proceedigns were initiated after the 31st day of March,1971, but before the 1st day of June, 1981, Rs.125;
 - (c) in any other case, Rs.200.

For the purpose of this note, the assessment proceedings shall be deemed to have been initiated on the date referred to in item 12 or item 13, whichever is earlier.

It is suggested that the fee should be credited in a branch of the authorised bank or a Branch of the State Bank of India or a branch of the Reserve Bank of India after obtaining a challan and the triplicate challan sent to the Appellate Tribunal with the memorandum of appeal.

The Appellate Tribunal will not accept cheques, drafts, hundies or other negotiable Instruments.

- 3. The memorandum of appeal should be written in English or, if the appeal is filed in a Bench located in any such State as is for the time being notified by the President of the Appellate Tribunal for the purposes of rule 5A of the Income-tax (Appellate Tribunal) Rules, 1963, then at the option of the appellant, in Hindi, and should sent forth, concisely and under distinct heads, the grounds of appeal without any argument or narrative and such grounds should be numbered consecutively.
- 4. *The number and year of appeal will be filed in, in the office of the Appellate Tribunal.
- 5. @ This column is not to be filled in where the appeal relates to any tax deducted under Section 195(1).
- 6. **Delete the inapplicable columns.
- 7. @If the space provided is found insufficient, separate enclosures may be used for the purpose.